EXHIBIT "B"

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

IN RE METHYL TERTIARY BUTYL

ETHER ("MTBE") PRODUCTS LIABILITY

LITIGATION

1:00-1898 This document relates to: : MDL 1358 (VSB)

Civil Action No. 08-Civ.

Master File No.

00312

New Jersey Department of .

Environmental Protection, et al. v. Atlantic Richfield Co.,

et al.,

STIPULATION RELATED TO SETTLEMENT as to CHEVRON

CORPORATION, CHEVRON U.S.A., Inc., KEWANEE INDUSTRIES, Inc., and

UNOCAL CORPORATION ONLY

VERNON S. BRODERICK, U.S.D.J.:

WHEREAS plaintiffs and defendants CHEVRON CORPORATION, U.S.A., Inc., KEWANEE INDUSTRIES, Inc., and CHEVRON UNOCAL CORPORATION (the "Chevron Settling Defendants") entered into a settlement agreement (the "Chevron Settlement") that is being submitted to this Court for approval; and

WHEREAS certain non-settling defendants have previously objected to the settlement in this case between defendant CITGO Petroleum Corporation and plaintiffs; and

WHEREAS the Court denied the motion to approve the settlement between CITGO Petroleum Corporation and plaintiffs;

THEREFORE, in response to the Court's decision and the previous objections of the non-settling defendants, plaintiffs stipulate and agree as follows:

- 1. Plaintiffs agree to reduce any judgment, necessary, agree not to seek to collect or to collect in this litigation, captioned New Jersey Department of Environmental Protection v. Atlantic Richfield Co., MDL 1358, 08 Civ. 00312 (S.D.N.Y.), or in any subsequent judicial, administrative or other action that arises as a result of the claims asserted in this litigation, any portion of any judgment under the New Jersey Spill Compensation and Control Act, N.J.S.A. 58:10-23.11 to -23.24 ("Spill Act"), that is allocated by the fact finder in this action to the Chevron Settling Defendants based on their percentage of relative fault. Plaintiffs further agree that in any trial of this action, the trier of fact shall determine the Chevron Settling Defendants' percentage of relative fault for Spill Act claims in the same manner and in the same form of trial verdict as for common law claims and as for all other defendants, as if the Chevron Settling Defendants had remained non-settling defendants.
- 2. Except as provided in paragraph 1 above, this Stipulation is strictly limited to the Chevron Settling Defendants in this litigation and in no other way limits or reduces the liability of any responsible party.

3. This Stipulation is expressly contingent and effective only upon the approval by the Court of the GPC Settlement.

COHN LIFLAND PEARLMAN HERRMANN & KNOPF LLP

Special Counsel to the Attorney General

MATTHEW J. PLATKIN ATTORNEY GENERAL OF NEW JERSEY

BY: /s/Leonard Z. Kaufmann
Leonard Z. Kaufmann

DATE:

BY: /s/Gwen Farley

Gwen Farley

Deputy Attorney General

DATE:

SO ORDERED:

HON. Vernon S. Broderick, U.S.D.J.

DATE: 02/22/2024